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8	Interim Co-Lead Consumer Class Counsel		
9	[Additional counsel listed on signature page]		
10			
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14	MAXIMILIAN KLEIN, et al.,	Consolidated Case No. 3:20-cv-08570-JD	
15	Plaintiffs,	CONSUMER PLAINTIFFS' INTERIM ADMINISTRATIVE MOTION TO	
16	vs.	PROVISIONALLY FILE UNDER SEAL	
17 18	META PLATFORMS, INC.,	MATERIALS RELATED TO CONSUMER PLAINTIFFS' MOTIONS TO EXCLUDE PORTIONS OF THE PROPOSED	
19	Defendant.	TESTIMONY OF DR. DENNIS CARLTON, DR. JOHN LIST, AND ANINDYA GHOSE	
20	This Document Relates To: All Actions	The Hon. James Donato	
21		Hearing Date: June 20, 2024 at 10:00 a.m.	
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Case No. 3:20-cv-08570-JD

CONSUMERS' MOTION TO SEAL MATERIALS ISO MOTIONS TO EXCLUDE

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Pursuant to the Court's March 25, 2024 Order granting the parties' stipulation to modify the sealing procedures applicable to dispositive motion and related *Daubert* briefing, Dkt. 745, Consumer Plaintiffs ("Consumers") submit this interim administrative motion to provisionally file under seal the unredacted versions of Consumers' Motion to Exclude Portions of Dr. Dennis Carlton's Proposed Testimony, Consumers' Motion to Exclude Portions of Dr. John List's Proposed Testimony, and Consumers' Motion to Exclude Anindya Ghose's Proposed Testimony Regarding the *Brown Shoe* Factors and Facebook's Monopoly Power, along with certain exhibits submitted as attachments to each motion's supporting declaration: respectively, the Declaration of Kevin Y. Teruya, the Declaration of Claire D. Hausman, and the Declaration of Adam B. Wolfson. Consistent with the Court's March 25, 2024 Order, Consumers will describe the reasons for the requested sealing in a forthcoming omnibus sealing motion. In the interim, Consumers respectfully request that the Court provisionally maintain under seal the requested materials.

Case No. 3:20-cv-08570-JD

1	DATED: April 5, 2024	
2 3 4 5	By: /s/ Shana E. Scarlett HAGENS BERMAN SOBOL SHAPIRO LLP Shana E. Scarlett (Bar No. 217895) shanas@hbsslaw.com 715 Hearst Avenue, Suite 202 Berkeley, CA 94710 (510) 725-3000	By: /s/ Kevin Y. Teruya QUINN EMANUEL URQUHART & SULLIVAN, LLP Kevin Y. Teruya (Bar No. 235916) kevinteruya@quinnemanuel.com Adam B. Wolfson (Bar No. 262125) adamwolfson@quinnemanuel.com Scott L. Watson (Bar No. 219147)
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18	100 Washington Avenue South, Suite 2200	
19 20	Minneapolis, MN 55401 (612) 339-6900 Interim Counsel for the Consumer Class	
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1	ATTESTATION OF KEVIN Y. TERUYA		
2	This document is being filed through the Electronic Case Filing (ECF) system by attorney		
3	Kevin Y. Teruya. By his signature, Mr. Teruya attests that he has obtained concurrence in the filing		
4	of this document from each of the attorneys identified on the caption page and in the above signature		
5	block.		
6	Dated: April 5, 2024 By <u>/s/Kevin Y. Teruya</u>		
7	Dated: April 5, 2024 By <u>/s/ Kevin Y. Teruya</u> Kevin Y. Teruya		
8			
9	CERTIFICATE OF SERVICE		
10	I hereby certify that on this 5th day of April 2024, I electronically transmitted the foregoing		
11	document to the Clerk's Office using the CM/ECF System, causing it to be electronically served on		
12	all attorneys of record.		
13	Dry /a/Vania V Tamusa		
14	By <u>/s/ Kevin Y. Teruya</u> Kevin Y. Teruya		
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